+	(r	1 CPA	120					
CONTINUED PROSECUTION APPLICATION (CPA)								
JAN 1 4 2002 REQUEST TF	RANSMITTAL	J. 7.17	26					
Submit an original, and a di (Only for Continuation or Divisional		СНЕСК ВОХ,	if applicable:					
FRADEMANT (City to Continuation of Divisional	applications under 37 CFK 1.55(d))	DUF	LICATE					
Address to:	Attorney Docket No.	03560.001460.1						
Commissioner for Patents Box CPA	First Named Inventor Examiner Name	L. Nguyen	<u> 두 #</u>					
Washington, DC 20231	Group Art Unit	L. Nguyen 00 2612 99	<u> </u>					
	Express Mail Label No.	Ce	7					
This is a request for a X continuation or (continued prosecution application (CPA)) of prior application	divisional application under 37	CFR 1.53(d),	ED					
		JTTING IMAGES (, DF A					
filed on November 3, 1997, entitled IMA PLURALITY OF SUBJECTS BY SWITCHING IMAGE PICK	UP DIRECTION		- <u></u> .					
NO	ree							
FILING QUALIFICATIONS: The prior application identified above mu		hor: (1) complete co						
defined by 37 CFR § 1.51(b), or (2) the national stage of an internation placed on a patent issuing from a CPA, except for reissues and design twenty-year patent term provisions of 35 U.S.C. § 154(a)(2). Therefor after June 8, 1995.	nal application in compliance with 35 U.S.C	. 371. A Notice will be						
C-I-P NOT PERMITTED: A continuation-in-part application cannot be filed as a CPA under 37 CFR § 1.53(d), but must be filed under 37 CFR § 1.53(b).								
EXPRESS ABANDONMENT OF PRIOR APPLICATION: The filing of this CPA is a request to expressly abandon the prior application as of the filing date of the request for a CPA. 37 CFR § 1.53(b) must be used to file a continuation, divisional, or continuation-in-part of an application that is not to be abandoned.								
ACCESS TO PRIOR APPLICATION: The filing of this CPA will be construed to include a waiver of confidentiality by the applicant under 35 U.S.C. 122 to the extent that any member of the public who is entitled under the provisions of 37 CFR § 1.14 to access to, copies of, or information concerning, the prior application may be given similar access to, copies of, or similar information concerning, the other application or applications in the file jacket.								
35 U.S.C. 120 STATEMENT: In a CPA, no reference to the prior applies should be submitted. If a sentence referencing the prior application is reference required by 35 U.S.C. 120 and to every application assigned § 1.78(a).	submitted it will not be entered. A request	for a CDA in the annaisie						
X Enter the unentered amendment previously filed or under 37 CFR § 1 116 in the prior popprovisional and the popprovisional and the prior popprovisional and the prior popprovisional and the prior popprovisional and the prior popprovisional and the popprovisional and the prior popprovisional and the p	October 25, 2001							
under 37 CFR § 1.116 in the prior nonprovisional application. 2. a. A preliminary amendment is enclosed.								
b. The applicant(s) presently intend(s) to file add take this case up for action before receiving su contact the attorneys for the applicant(s).	itional papers in this case shor uch papers, it is respectfully re	tly. Should the Exquested that the E	aminer xaminer					
3. This application is filed by fewer than all the inventors na	amed in the prior application, 3	37 CFR § 1.53(d)(4	l).					
a. DELETE the following inventor(s) named in the	e prior nonprovisional applicat	ion:						
		645 ~740.00 OP						
b The inventors to be deleted are set forth on a	separate sheet attached hereto	5.6264 747						
4. An Associate Power of Attorney is enclosed.		00000075 08962645 740						
5. Information Disclosure Statement (IDS) is enclosed:		7007						
a. PTO-1449		000(
b. Copies of IDS Citations		10						
		Jadu						
		01/15/2002 JADDO1	-					
		/15/200 FC:131						
P	l f2	91,						

₹	(2) NUMBER FILED	(3) NUMBER EXTRA		
`	44.00			

CLAIM	IS (1) FOR	(2) NUMBER FILED	(3) NUMBER EXTRA	(4) RATE	(5) CALCL	JLATIONS	
	TOTAL CLAIMS (37 CFR § 1.16(c) or (j))	0	X \$ 18.00 =	\$	0	
	INDEPENDENT CLA (37 CFR § 1.16(b) or (i		0	X \$ 84.00 =	\$	0	
	MULTIPLE DEPE	NDENT CLAIMS (if applicable) (37	CFR § 1.16(d))	\$280.00 =	\$		
	BASIC FEE (37 CFR § 1.16(a))						
			Total of	above Calculations =	\$ 740.00		
	Reductio	n by 50% for filing by small en	tity (Note 37 CFR §§ 1.9,	1.27, 1.28).			
				TOTAL =	\$ 740.00		
6.	Small entity status				<u> </u>		
		mall entity statement is enclos	ed				
	b. A si	mall entity statement was filed desired.	in the prior nonprovisions	al application and suc	h status is s	till proper	
		o longer claimed.					
7.	Small entity s	status: Applicant claims small	entity status See 37 CF	R & 1 27			
8.		ne amount of \$ 740.00	is enclosed.	11.3 1.27.			
9.	The Commissioner is	hereby authorized to credit over	 erpayments or charge de	ficiencies in the follow	ing fees to		
	Deposit Account No.						
		es required under 37 CFR § 1.1 es required under 37 CFR § 1.1					
		es required under 37 CFR § 1.1					
10.	Applicant red	quests suspension of action un		or three months. (Fee	of \$130.00	required	
	under 37 CF	R § 1.17(i) is enclosed).					
11.		ceipt For Facsimile Transmitted					
	b. X Reti	urn Receipt Postcard (Should	be specifically itemized.	See MPEP 503).			
12.	Other						
<u>NOTE:</u>	The prior apr address is pr	plication's correspondence add ovided below	lress will carry over to thi	s CPA UNLESS a nev	v correspon	dence	
		13. NEW CORR	RESPONDENCE ADDRESS				
	Customer Number or Bar Co		No, or Attach bar code label here)	or New corre	spondence add	iress below	
NAME							
ADDRESS							
CITY		STATE		ZIP CODE			
COUNTRY		TELEPHONE		FAX			
		SIGNATURE OF APPLICA	ANT, ATTORNEY, OR AGENT REQUIRED				
	NAME LEQNARD P. DIANA						
	SIGNATURE Z 0 P						
	REGISTRATION NO. 29,296						
	DATE January 11, 2002						

NY_MAIN 230172 v 1

F #44 P 2 f2